

JERRY D. CARTER
% GENERAL DELIVERY
CHEYENNE WYOMING 82001

FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING

OCT 01 2007

Stephan Harris, Clerk
Cheyenne

IN THE UNITED STATES DISTRICT COURT
DISTRICT OF WYOMING

JERRY D. CARTER)	CASE NO. 07-CV-230 J
PETITIONER;)	"EMERGENCY" PETITION FOR
VS.)	PERMANENT INJUNCTION, SEEKING
THE CHEYENNE PUBLIC LIBRARY)	TEMPORARY RESTRAINING ORDER
ALL ITS EMPLOYEES, AGENTS)	AND TORT RELIEF, AND PRELIMINARY
OR VOLUNTEERS, BOARD AND)	INJUNCTION AS A RESULT OF
DIRECTORS. ET AL.,)	U.S. CIVIL RIGHTS VIOLATIONS,
RESPONDENT.)	FROM CRIMES COMMITTED.

ORIGINAL

I JERRY D. CARTER IS THE PETITIONER IN THE ABOVE CAPTIONED ACTION FOR HABEAS CORPUS BEFORE THIS HONORABLE COURT. PLAINTIFFS MAILING ADDRESS IS AT GENERAL DELIVERY IN THE CITY OF CHEYENNE, IN LARAMIE COUNTY, IN THE STATE OF WYOMING.

II RESPONDENT, THE CHEYENNE PUBLIC LIBRARY AND/OR ITS AGENTS, EMPLOYEES, VOLUNTEERS, BOARD, AND DIRECTORS WHO RESIDE OR WORK AT 22ND ST AND PIONEER AVE., IN THE CITY OF CHEYENNE, IN LARAMIE COUNTY IN THE STATE OF WYOMING, AND/OR WITHIN IN OR ABOUT SAID CITY, COUNTY AND STATE. RESPONDENT AND/OR THEIR ABOVE DESCRIBED AGENTS ET AL., ARE PARTIES IN FACT AND RELATIVE TO THE INSTANT CASE BEFORE THIS COURT IN HABEAS CORPUS BECAUSE SAID CAUSE AND RESULTING SUCCESSION OF ACTS OR ACTIONS TAKING PLACE OR THREATENING TO TAKE PLACE DIRECTLY RELATE TO AND RESULT FROM THE CLAIMS SET FORTH IN THIS PLAINTIFF'S PETITION FOR HABEAS CORPUS AND THE CRIMINAL CHARGES THEREOF.

FEC FORM 2

STATEMENT OF CANDIDACY

TIME 1:10 PM

1. (a) Name of Candidate (in full) JERRY DEAN CARTER			2. Identification Number
(b) Address (number and street) GENERAL DELIVERY		<input checked="" type="checkbox"/> Check if address changed	
(c) City, State, and ZIP Code CHEYENNE WYOMING 82001		3. Is This Statement <input checked="" type="checkbox"/> New (N) OR <input checked="" type="checkbox"/> Amended (A)	
4. Party Affiliation INDEPENDENT	5. Office Sought U.S. SENATOR	6. State & District of Candidate WYOMING	

DESIGNATION OF PRINCIPAL CAMPAIGN COMMITTEE

7. I hereby designate the following named political committee as my Principal Campaign Committee for the 2008 election(s).
(year of election)

NOTE: This designation should be filed with the appropriate office listed in the instructions.

(a) Name of Committee (in full)

SAME AS ABOVE

(b) Address (number and street)

(c) City, State, and ZIP Code

DESIGNATION OF OTHER AUTHORIZED COMMITTEES

(Including Joint Fundraising Representatives)

8. I hereby authorize the following named committee, which is NOT my principal campaign committee, to receive and expend funds on behalf of my candidacy.

NOTE: This designation should be filed with the principal campaign committee.

(a) Name of Committee (in full)

SAME AS ABOVE

(b) Address (number and street)

(c) City, State, and ZIP Code

DECLARATION OF INTENT TO EXPEND PERSONAL FUNDS (House or Senate Only)

9. I intend to expend personal funds exceeding the threshold amount (see 11 C.F.R. 400.9) by

9A **000** for the primary election, and

9B **0.00** for the general election.

If you do not intend to expend personal funds exceeding the threshold amount for either election, you must enter "0.00" for each

I certify that I have examined this Statement and to the best of my knowledge and belief it is true, correct and complete.

Signature of Candidate

Jerry D. Carter

Date

SEPT. 25 2007
TIME 1:10 PM

NOTE: Submission of false, erroneous, or incomplete information may subject the person signing this Statement to penalties of 2 U.S.C. §437g.

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III. ON OR ABOUT THE WEEK OF SEPTEMBER 23, ~~THAT~~ THE 29TH OF 2007, PLAINTIFF WAS CONTACTED BY SEVERAL POLICE OF THE WYOMING STATE PATROL AND THE CHEYENNE POLICE DEPARTMENT AND WAS ACCUSED AND INFORMED, THAT THE PLAINTIFF ON SEPERATE DAYS (SEE ACCOMPIED COURT FILINGS OF 07-CV-227-B AND 07-CV-228-B FOR NAMES, DATES, PLACES, EVIDENCE TO SUPPORT) WAS ACCUSED BY REFUSED IDENTITY COMPLAINTANT, OF HAVING SOMETHING TO DO WITH A GUN AND THE STATE CAPITOL, POSSIBLY INTENDING TO DO SOMETHING WITH THAT COLLECTION ETC.; THEN LATER WAS ALSO ACCUSED BY A OFFICER DAVIDSON, OF HAVING SOME SORT OF BOMB, TO DO WITH, NOT BEING ESTABLISHED, YET THE LIBRARY WAS NAMED AS A SOURCE OF THE COMPLAINT, NEXT ACCUSED BY A OFFICER PATTERSON, OF PLAINTIFF CAUSING SOME KIND OF DISTURBANCE OR THREATS (DONE IN THE PRESENCE OF DAVIDSON.) BOTH CHEYENNE POLICE DEPARTMENT. ON SAME DATE AND TIME PATTERSON TELLS PLAINTIFF THE DISTURBANCE AND THREATS DONE AT THE CLAIMED LIBRARY LOCATION IN CHEYENNE, WAS REPORTED BY A UNAMED SECURITY GUARD FROM THE LIBRARY, WHO APPARENTLY TOLD PATTERSON, PLAINTIFF, HAD A VAN, OR GOT IN A VAN, OR LEFT IN A VAN ? UNCLEAR RE: HOW THE VAN WAS USED.

PLAINTIFF DOES NOT OWN A VAN, KNOWS NO ONE WHO OFFERS VAN SERVICE AND WAS NEVER NEAR A VAN OR THE PARKING LOT OF THE LIBRARY ON THE SUPPOSED TIME AND PLACE,

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THE CRIMES OR REPORTED ACTIVITY BY DAVIDSON AND PATTERSON, WAS SAID TO OCCUR. THE ONLY VAN TYPE AUTOMOBILE PLAINTIFF WAS EVER NEAR WAS THAT OF CBS CHANNEL 5 IN THE PARKING LOT WITH ALEX HUNNAN ON THE DAY ALEX INTERVIEWED AND TAPED PLAINTIFF FOR BROADCAST ON CBS NEWS, NOT THE SAME DAY I WAS SUPPOSED TO BE NEAR A VAN.

A. THESE SPAROK REPORTS COMING OUT OF THE SAME SOURCE, THE CHEYENNE PUBLIC LIBRARY IS ESTABLISHING A PATTEN OF MAKING "FALSE REPORTS ON THE PLAINTIFF, TO A GOVERNMENT AGENCY," APPARENTLY NOW THERE ARE 3 SETS OF MISERABLE CRIMINAL REPORTS ON THE PLAINTIFF WITH NO PROBABLE CAUSE, AS PLAINTIFF HAS NEVER COMMITTED ANY CRIMES AT STATED LIBRARY, AND UNDER A HISTORY OF PROFESSIONAL POLICE SERVICE, WOULD OBVIOUSLY KNOW IF HE DID OR NOT. ALSO PLAINTIFF DOES NOT POSSES A GUN OR A BOMB NOR OWNS NEITHER SUCH A THING, IT'S ALL CRAP!

B. SOME SMALL EVENTS OF INTERACTION HAS OCCURED WITH PLAINTIFF AND LIBRARY EMPLOYEES, AND ONE REPORTED DONOR OF THE NEW LIBRARY, A MR BOYLE. ON A CHANCE MEETING IN THE ELEVATOR A MAN AND A WOMAN ENGAGED IN A SOCIAL CONVERSATION, THE LADY (UNKNOWN) (AFRICAN AMERICAN) OBVIOUSLY ACCOMPANING THIS MR BOYLE, A WHITE MALE, TOOK THE LIBERTY OF INTRODUCING MR BOYLE (I HOPE I RECALLED HIS NAME CORRECTLY) TO THE PLAINTIFF AND WAS TELLING PLAINTIFF

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THAT MR BOYLE WAS A BIG DONATER FOR THE NEW LIBRARY AND USED TO LIVE ON THE EAST COAST AND NOW IS FROM WYOMING, AS WE ALL WALKED TO THE LOBBY AREA OF THE LIBRARY, (THE AFRICAN AMERICAN LADY DID NOT GIVE HER NAME, BUT SOMETIMES OUTSIDE NOISES DISRUPT PART OF THINGS I HEAR, NOT MUCH THOUGH) MR BOYLE WAS ACTING VERY HUMBLE, BUT WAS SMILING AND PAYING ATTENTION TO THE EXCHANGE, I OFFERED TO INTRODUCE MYSELF AND GAVE HIM MY CARD WHICH HE STOPPED TO READ, HE WISHED ME SUCCESS AND WE ALL LEFT FRIENDS, I THINK. I DON'T RECALL WRITING DOWN MR BOYLE'S NAME IN MY ADDRESS BOOK OR ON MANY OF THE BUSINESS CARDS I HANG AROUND OF OTHER FOLKS, I WAS VERY IMPRESSED WITH HIS POLITENESS AND DEMANDOR AND HIM GIVING TO CHEYENNE WYOMING, BUT WE ALL DO THINGS OF GIVING AT OUR OWN LEVELS I AM EVEN GUILTY OF DOING THAT AS I CAN.

- C. ON ANOTHER OCCASSION, AND I MADE NOTES ON THIS AS IT STRUCK ME ODD THAT A LIBRARY EMPLOYEE WOULD SLANDER AND DISPARAGE ANOTHER CITIZEN IN MY PRESENCE WHEN I DID NOTHING TO ENCOURAGE HIS INFLAMMATOR STATEMENTS, I REPORTED THOSE TO A LIBRARY STAFF WOMAN IN CHARGE, I NOTED THE TIME ON THOSE NOTES BUT FAILED TO NOTE THE DATE, I BELIEVE IT WAS SATURDAY THE 22ND OF SEPTEMBER, HAVING ASKED THE MAN "DAVE" ON THE 3RD FLOOR DESK IF HE KNEW OF A NEWSPAPER CALLED THE CHEYENNE HERALD,

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HE DIRECTED ME TO THE FIRST FLOOR. I FOUND THE PAPER SAT AND READ IT ALL. RETURNING TO THE 3RD FLOOR TO RESEARCH SOME U.S. POSTAGE STAMP BOOKS FOR A PROFESSIONAL SCULPTING PROJECT I WISH TO DO THIS WINTER, SOMETIME, IF TIME ALLOWS, I PASSED BY DAVE AND THANKED HIM, SAYING THAT FEATHERLY IS A PRETTY GOOD WRITER.

DAVE RESPONDED:, SAYING (FROM MY NOTES, "HE'S A KOOK AND PRINTS LIES NOT EVIDENCE, MAKES UP STUFF ABOUT THE MAYOR KILLING PEOPLE" AND SOME MORE I DID NOT BOTHER TO WRITE. DAVE GOT ON A ROLL DESCRIBING MR FEATHERLY, ALL ON HIS OWN. THAT PULLED MY CHAIN, IF DAVE WOULD SAY THINGS ABOUT A PUBLIC FIGURE LIKE FEATHERLY IS, (I'VE NEVER MET FEATHERLY OR EVER TALKED TO HIM, BUT WAS TOLD BY THE LOCAL VETS REP (-----) I SHOULD READ ABOUT MR FEATHERLY, SO I DID, DAVE MIGHT SAY THINGS TO OTHER LIBRARY CUSTOMERS ABOUT ME, AS I AM A REGISTERED CANDIDATE FOR U.S. SENATE FROM WYOMING. SO I REPORTED HIM VERBALLY, I THINK IT WAS A AMY SHELLY I TALKED TO WHO SAID SHE WAS THE DIRECTOR THAT DAY, BUT NOT THE HEAD DIRECTOR.

D. THE FOLLOWING MONDAY I DID GO TO THE DIRECTORS OFFICE TO SEE IF I COULD GET SOME HELP FROM ANY STAFF TO PRINT OUT SOME F.E.C. FORMS, AS I DONT

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FUNCTION WITH COMPUTERS AT THOSE LEVELS, AT ALL, OR VERY WELL.

THE SECRETARY SUMMONED THE DIRECTOR HERSELF, WHO TOOK ME TO HER OFFICE. I EXPLAINED, SHE WAS VERY FIRM, STIFF AND CAUSTIC, I ALSO TOLD HER I WAS DECLARING TO RUN FOR U.S. SENATE AS AN INDEPENDENT FROM WYOMING, SHE GOT WHAT I DESCRIBE AS A VERY HARD STARE AT ME SAYING NOTHING, I SAID I NEEDED THE FORMS TO DO THAT, I STATED I WAS IGNORANT HOW TO PRINT OUT THINGS FROM COMPUTERS AND THEY ARE ALL DIFFERENT FROM THE ONES IVE SEEN. SHE SAID SHE WOULD TAKE ME TO THE COMPUTER ROOM AND INSTRUCT THE STAFF TO HELP ME, I THANKED HER. I MENTIONED THE VERBAL COMPLAINT THEN I HAD LEFT ON "DAVE", SHE SHIFTED HER STANCE AND STRANGELY TOOK A STEP BACKWARDS LOOKED DOWNWARD AND FIRMLY SAID, I KNOW ABOUT IT, ITS TAKEN CARE OF, HER ATTITUDE AND DEMANDER AND BODY LANGUAGE TOLD ME TO LEAVE IT ALONE, OR A CONFRONTATION SITUATION MIGHT OCCUR, SO I SAID NO MORE. MY OPINION IS SHE WAS UPSET THAT I EVEN BROUGHT THAT SUBJECT TO THE FLOOR. IF SHE IS ONE OF THE TYPES OF PEOPLE WHO CLAIM OTHERS INVADE THEIR "SPACE" WHEN SOMETHING IS SAID THEY DONT LIKE, I DIDNT DO IT, BECAUSE SHE INVITED ME INTO HER "SPACE"

E. EXPANDING ON THIS TO ESTABLISH EVIDENCE
VERSES INUENDO, AND TAKING THE TIME
TO EVEN DEAL WITH THIS, WHICH I MUST,

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DUE TO THE PROBABLE FACT CAUSE, IS ABOUT ACTUAL CIVIL RIGHTS VIOLATION TO THE PLAINTIFF, WHICH DOES AFFECT ALL CITIZENS, WHILE TALKING TO AMY - SEATED, SHE TRIED TO INFER IF MY ACCOUNT OF "DAVE'S" DISORTATION WAS ACTUAL, I SHOWED HER THE NOTES I HAD MADE IMMEDIATELY AFTER DAVE SAID WHAT HE SAID (AFORE MENTIONED) SHE SEEMED STRAINED TO EVEN HEAR THIS, SHE SAID HE HAD RESIGNED ANYWAY AND ONLY HAD TWO WEEKS TO WORK LEFT. I MENTIONED THAT HE MIGHT NEED TO GO NOW. SHE STARTED DOING A EXERCISE OF WHAT WORDS MEAN, I STAYED FOR THE ACTIVITY AS I LOVE WORDS, I WISH I KNEW MORE THAN I DO NOW AND WHEN SHE FINISHED, I TRIED TO POINT OUT, DAVE HAS FREEDOM OF SPEECH, BUT HES WORKING IN A PLACE THAT HAS SOME RULES AND REGULATIONS CONCERNING HOW FAR HE CAN GO WITH THE PUBLIC, AMY ADMITTED THEY HAD THOSE IN PLACE, SHE DID NOT SEEM TO BE IN A HURRY TO LEAVE, I LIKE CONVERSATIONS, WE DONT DO ENOUGH CONVERSATIONS LIKE WE USED TO DO IN THIS COUNTRY, ITS A LOST ART, SO WE SUFFER A LOT OF IGNORANCE IN EXCHANGE OF IDEAS AND INFORMATION. I TOLD HER I DID NOT KNOW FEATHERLY, AND IF HE HAS EVER PLEADED GUILTY OR ADMITTED HE WAS A KOOK AND THE OTHER THINGS DAVE DESCRIBED, THEN DAVE HAS NO PROBLEM, I OFFERED UP A ANALOGY RE: THE SENATOR PAST FROM IDAHO, TELLING AMY IT WAS A FAIR ONE, CRAIG PLEADED GUILTY TO CHARGES THAT DEAL WITH PERVUSIVE

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ACTIVITY, TELLING AMY IN MY OPINION ITS THEN OK TO CALL CRAIG A PERVERT AS HE HAS ADMITTED TO THAT REALM. AMY FLARED UP SAYING YOU CANT CALL HIM THAT, YOU CANT PROVE IT, I SAID I DONT HAVE TO, CRAIG PROVED IT, SHE TOOK TO SOME HOSTILITY ON THAT SUBJECT, CRAIG IS A REDUBLICAN, MAYBE I TOUCHED A NERVE THERE, IF REDUBLICANS WANT TO BE PERUSIVE WHO AM I TO DISPUTE THAT. IVE ONLY SAW DAVE ONCE SINCE THAT, IF LOOKS COULD KILL THEN I AM DEAD, I NEVER SPOKE TO HIM IN PASSING BY, AND YOU HAVE TO PASS BY TO GET TO BOOKS.

NOW I SUSPECT SOMETHING HAS TRANSPIRED FROM HIGH LEVELS TO THE STAFF, IVE STARTED GETTING STRANGE LOOKS IN PASSING FROM MOST WHOM I BOTHERR TO LOOK AT, I WAS NOT GETTING THAT AT ALL FROM ANYONE PRIOR TO THE DAVE INCIDENT. IF ITS SO THEN PREMEDATATION TO VIOLATE MY CIVIL RIGHTS IS ACIVE AND FUNCTIONING AT THE CHEYENNE LIBRARY AND ITS STAFF ETC: TOWARDS ME, ESPECIALLY IN LIGHT OF THE CRIMINAL REPORTS COMING AT ME FROM THAT PLACE.

NO ONE ELSE IN THIS CITY HAS MADE ANY REPORTS ON ME THAT I AM AWARE OF, AND IVE BEEN IN A LOT OF GOVT OFFICES AND LOTS OF BUSINESSES, TALKING TO THEIR HEAD PEOPLE AND STAFF.

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I CAN LOGICALLY EXPECT SOME AMOUNT OF POLITICAL ENMIES, SAYING WHATEVER THEY WANT, BUT WHEN THEY TRY TO GET CRIMINAL CHARGES ON ME FOR WHAT I STAND FOR OR WHAT I SAY, THE GAME CHANGES ABRUPTLY.

"NEEDING A ANIMAL MASCOT FIGURE FOR "INDEPENDENT" AS THE DEMO'S HAVE THEIR DONKEY, THE REPUBLICANS HAVE THEIR ELEPHANT, SO I INVENTED THE "I" ANIMAL, THE WYOMING "INTERLOPER" IN TELLING MY STATE PATROL FRIENDS ABOUT THAT WE LAUGHED A LOT, THE WORD ALONE PAINTS A PICTURE IN THE MIND, WHAT THAT ANIMAL IS ALL ABOUT, I DON'T THINK A DIED IN THE WOOL GO TO THE MAT "D" OR "R" WOULD APPRECIATE MY ANIMAL, THEY MIGHT WHEN "HE OR SHE" NOT SURE YET, GETS A JAW GRIP ON THE SENATORS SEAT, I LOVE WORDS, PEOPLE SOME TIME HATE ME FOR THAT, PROBABLY BECAUSE THEY CAN'T WALK IN THE VALLEY OF THE SHADOW OF DEATH, WITH NOTHING, BUT A BRAIN IN GEAR.

"THIS IS THE THING, "WORDS", OBVIOUSLY THE WHOMEVER", IN THAT BEAUTIFUL LIBRARY BLOG. CAN'T TOLERATE COMING FROM ME, IS WILLING TO MAKE UP FALSEHOODS, STRONG ENOUGH TO GET THE POLICE FROTHING AT THE MOUTH TO MAKE A MOVIE STAR LEVEL ARREST, ON A PERSON WHO HAS CHARGES ON ALL OF THEM. WHETHER PERSONAL OR POLITICAL I AM THE TARGET OF SOME EVIL THICK SKULLED

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DEGENERATES THAT WOULD DO ANYTHING TO TAKE ME DOWN. WE'RE GOING TO FIND THEM AND JUSTICE WILL PREVAIL, UNLESS I GET STONEWALLED BY THOSE WHOSE JOB IT IS TO UPHOLD THE CONSTITUTION AND ITS CIVIL RIGHTS FOR ALL CITIZENS, REGARDLESS OF PERSONAL STATUS OR POSITION, IT TAKES NERVE AND GUTS TO DO THIS AND THAT, I SUGGEST TO THE NERVELESS AND GUTLESS, GET OUT OF IT AND LET THOSE WHO WILL, GET THIS JOB DONE, SO OUR COUNTRY CAN FUNCTION, UNDER THE LAWS AND RIGHTS IT WAS FOUNDED ON.

F. FOLLOWING, THE PLAINTIFF PETITIONS THE HONORABLE COURT TO CAUSE INJUNCTION OF RESTRAINT AGAINST THE RESPONDENTS STATED, THAT ALL THE RESPONDENTS BE IDENTIFIED PERSONALLY, AND SUBPENAED TO THE COURT TO TESTIFY SO THAT RIGHT OF DISCOVERY AND REDRESS OF GRIEVANCE CAN BE ACHIEVED TO KNOW WHOM IT IS THAT IS CHARGING FELONY LEVEL CHARGES TO BE REPORTED ON THE PLAINTIFF, AND ALSO TO GATHER THE SUPPORTING EVIDENCE SO PROBABLE CAUSE CAN CONTINUE TO EFFECT BRINGING CHARGES ON THE FALSE REPORTERS, AND BRING THOSE OR THEM TO JUSTICE. IF THE STEELING CHEYENNE POLICE DEPT. WONT COUGH UP THE IDENTITY OF THESE SUBHUMANS, ILL FIND A WAY TO GET IT ALL IN ONE NEAT BASKET. ALL DONE TO PLAINTIFF IS WHOLESALE MISCONDUCT AND VIOLATES THE CIVIL RIGHTS OF PLAINTIFF IN THE 1ST AMMENDMENT 4TH AMMENDMENT 5TH AMMENDMENT 6TH AMMENDMENT 8TH AMMENDMENT 9TH AMMENDMENT 13TH AMMENDMENT 14TH AMMENDMENT

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OF THE U.S. CONSTITUTION OF THE UNITED STATES OF AMERICA.

- G. PLAINTIFF PRAYS THE COURT RESTRAIN THE RESPONDENT IN THE USAGE OF ALL THE LIBRARY SERVICES, THAT THEY BE REINSTATED IMMEDIATELY, NOT NEXT WEEK OR NEXT MONTH, TODAY, AS OFFICER PATTERSON TOOK THOSE AWAY BY TELLING PLAINTIFF IF HE EVER RETURNED TO THE LIBRARY PLAINTIFF WOULD BE JAILED, FURTHER THAT PLAINTIFF HAS REASONABLE SUSPICION THAT THE RESPONDENT IS AND MAY CONTINUE TO BE INVOLVED IN A CONSPIRACY WITH THE CHEYENNE POLICE DEPT, TO GO AFTER THE PLAINTIFF TILL HE IS DIRT AND DUST BENEATH THEIR FEET, AND BECOMES UNFUNCTIONAL IN THEIR MISERABLE WORLD, THIS SECTION OF PETITION ALSO ASKS THE RESPONDENT BE RESTRAINED FROM CALLING POLICE ON PLAINTIFF UNLESS THEY CAN PRODUCE ANY WEAPONS THEY LIKE SAYING THE PLAINTIFF IS SUPPOSED TO HAVE, AND THAT THE CANNOT FILE ANY CRIMINAL CHARGES ON PLAINTIFF WITHOUT MEETING THE REQUIREMENTS OF THE 4TH AMENDMENT OF THE U.S. CONSTITUTION, THAT RESPONDENT PUT IN WRITING FROM THE COURT'S WORDS, AND THAT WRIT AND NOTICE BE GIVEN AND SIGNED FOR, SO ALL THE RESPONDENTS KNOW WHAT THE PLAINTIFFS CIVIL RIGHTS ARE AND WHAT IT TAKES TO RUN THEIR MOUTH ON HIM IN A CRIMINAL FASHION, THIS TOUCHY-FEELY YOUR IN MY SPARE CRAP IS GOING TO STOP AS IT IS A DANGEROUS WAY FOR ANY CITIZEN TO LIVE AND DEAL

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WITH, WHEN SOME IGNORANT IDIOT CAN JUST CALL UP THE BADGE TOTERS AND SICK GUNS ON SOMEONE THEY DONT LIKE OR MAKES THEM FEEL, UNCOMFORTABLE, LAWS ARE LAWS AMERICA CLAIMS THEY CAME FROM GOD, WELL I AM CLAIMING THEM AND BY GOD WERE GOING TO GET THIS RIGHT OR GIVE UP MY BREATH DOING IT, LAWFULLY.

H. PLAINTIFF ASSURES THE HONORABLE COURT HE HAS NO INTENTION OF HARMING ANY ONE FOR ANY REASON, AND WILL NOT, UNLESS PHYSICALLY ATTACKED THEN WILL SELF DEFEND TO PRESERVE LIFE OR INJURY, JUST BECAUSE RESPONDENT HAS SOME KNOWN POSITION DOES NOT GIVE THEM RIGHT TO ATTACK SOMEONE THEY DONT KNOW, OR WANT TO KNOW, THE 14TH AMMENDMENT WILL PREVAIL IN THIS "CASE" "EQUAL PROTECTION OF THE LAWS" AND IF THEY DONT LIKE IT, AND WANT PLAINTIFF TO LEAVE, THEN STICK IT, BECAUSE I AM NOT LEAVING. YOU LEAVE! ALL THIS "WHER YA FROM" BUFFALO CRAP IS GOING TO QUIT, THIS IS AMERICA, WERE ALL EQUAL, YOU DONT GET A PASS JUST BECAUSE YOU GOT A BUFFALO OR MEADOW LARK OR A HORNY TOAD LIVING IN YOUR BACKYARD.

THE PLAINTIFF NOTICES STUFF WHEN THIS GOOD OLE BOY SYSTEM GOTS IT HANDS ON A NEWBY, 35 NAMES OVER THE BELL NEAR THE CITEYENNE SENIOR CENTER

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OF THOSE WHO DIED IN SERVICE TO THE CITY OF CHEYENNE, I HONOR THAT, I AM SURE THEY GAVE THE ULTIMATE SACRIFICE, NOT TO DISPARGE ANY ONE, FROM THE STORIES I HAVE COMING TO ME, NOW STOP OF CHEYENNE POLICE BEATING THIS PERSON AND THAT, AND PAPERS ARE COMING NOW RIGHT BEHIND THE STORIES, I AM STARTING TO WONDER WHO KILLED EM 6

H. FURTHER THAT THE HONORABLE COURT CAUSE SUBPOENA'S ON ALL THE VIDEO TAPES THAT MAY BE SPYING ON THE PUBLIC, AND HAVE THOSE REVIEWED BY COMPETENT EXPERT TO SEE IF PLAINTIFF SHOWS UP, TO ESTABLISH HIS CREDIBILITY AND INNOCENCE, VIA EVIDENCE.

FURTHER THAT ANY INTER-DEPARTMENT MEMOS OR COMPUTER GENERATED MESSAGES WITH PLAINTIFFS NAME ON THOSE OR HIS DESCRIPTION, AND FOR THOSE TO BE REVIEWED AS EVIDENCE ALSO, SO ANY ONE WHO CAUSED GENERATION OF SAME IS BROUGHT TO ANSWER WHY, WHEN, WHERE, WHAT, WHO.

I. THAT PLAINTIFFS LIBRARY ACCESS BE TERMINATED, PUTS PLAINTIFFS PERSONAL PROFESSIONAL SCULPTING ENDAVOR, TO STOP AS RESEARCH IS ONLY IN THE BOOKS THE LIBRARY HAS, THEY ARE RARE, PLAINTIFF SUFFERS LOSS FROM 29TH SEPT ON, ACCESS BEING DENIED. FURTHER PLAINTIFF HAD,

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ESTABLISHED A PATTERN, TO GIVE SO MUCH TIME EACH DAY, TO RESEARCH, HISTORY ON SENATOR (U.S.) PAST AND SOME PRESIDENTS HISTORY, THAT IT HAS BEEN ALTERED, AND WILL NOT WORK OUT NOW AS PLANNED TILL NOVEMBER 2008, THIS LOSS IS IRREPARABLE PERIOD. THE DAMN MONKIES THAT DID THIS TO ME IS DISRUPTING A BIG DISCOVERY I AM WORKING ON, FOOLS. I HAVE INVENTED OTHER STUFF LOTS OF IT AND I CAN PROVE IT. YOU JUST DON'T GET IT, DO YOU! I NEEDED LIBRARY BOOK RESOURCES TO COMPLETE THIS AND THEY DISRUPTED IT AND MAY OF DESTROYED THE EFFORT, WHY SHOULD THEY BENEFIT FROM DISCOVERIES, THEY DESTROY THEMSELVES. BRUTE FORCE IS ALL THEY UNDERSTAND, TILL SOMEONE PUTS IT ON THEM, THEN THEY WHINE.

- J. WHEN IT IS FOUND, THAT EVIDENCE AND TESTIMONY THE SUSPECTS WHO CAUSED THE GRIEVUS AND FALSE REPORTS AND CHARGES ON THE PLAINTIFF, THEY HAVE PERFORMED MISFEASANCE, MALFEASANCE, DURESS, CONDUCT UNBECOMING A PUBLIC SERVANT, MALPRACTICE, REPORTING FALSE INFORMATION TO A GOVERNMENT AGENCY, DERELICTION OF DUTY'S, NEGLIGENCE UNDER THE COLOR OF AUTHORITY, GROSS NEGLIGENCE, MISDIRECTION, AND MORE. UNDER ALL THE AFORE STATED CIVIL RIGHT VIOLATIONS AND SOCIAL ACCEPTABLE VIOLATIONS, AND DEPARTMENTAL VIOLATIONS PLAINTIFF SEEKS RELIEF

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IN TORT, FOR THE AMOUNT NOT TO EXCEED TEN MILLION DOLLARS AND NOT LESS THAN TEN MILLION DOLLARS U.S. PROBABLE CAUSE HAS BEEN ESTABLISHED VIA TESTIMONY FROM OFFICER PATTERSON CITING A FALSE REPORT ON PLAINTIFF BY UNKNOWN SECURITY GUARD AND THE FALSE VAN INFORMATION, NO GUNS NO BOMBS NO NOTHING EXISTS, FOR CHARGES TO BE SUBSTANTIATED WITH AND IT DOES NOT EXIST THE SLANDER AND FALSE REPORTING IS UNACCEPTABLE.

K PLAINTIFF PRAYS TO THE HONORABLE COURT TO ENTER JUDGEMENT, POST HASTE, IN LIEU OF COMMON SENSE.

L. VERIFICATION AND DECLARATION UNDER PENALTY OF PERJURY

I JERRY D. CARTER DECLARE AND VERIFY UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE UNITED STATES OF AMERICA THAT THE FOREGOING IS TRUE AND CORRECT

DATED THIS ____ DAY of ____ 2007

JERRY D. CARTER
% GENERAL DELIVERY
CHEYENNE WYOMING
82001